

## CHAPTER 381—H. F. No. 213.

*An act to prohibit the monopolization of markets for food products in this state or interfere with or restrict the freedom of such markets.*

Be it enacted by the Legislature of the State of Minnesota:

**Section 1. Monopolization of food products declared a criminal conspiracy.**—Any combination of persons, either as individuals, or as members or officials of any corporation to monopolize the markets for food products in this state or to interfere with or restrict the freedom of such markets, is hereby declared to be a criminal conspiracy.

**Sec. 2. Punishment for violation.**—Any person found guilty of violating this act shall be punished by a fine of not less than fifty dollars nor more than \$100, or imprisonment in the county jail for a period not to exceed ninety days.

**Sec. 3.** This act shall be in force and effect on the date of its passage and approval by the governor.

Approved April 20, 1917.

## CHAPTER 382—H. F. No. 275.

*An act to regulate the practice of chiropody.*

Be it enacted by the Legislature of the State of Minnesota:

**Section 1. State board of chiropody authorized.**—An act creating a State board of chiropody examiners and registration to regulate the practice of chiropody in the State of Minnesota, to license chiropody practitioners and to punish persons violating the provisions of this act.

**Sec. 2. Definition of the word "chiropody".**—The definition of the word chiropody, shall be held to be the medical, mechanical or surgical treatment of the ailments of the human hand or foot. It shall also include the fitting or recommending of appliances, devices or shoes for the correction or relief of minor foot ailments, except the amputation of the foot, hand, toes, fingers or the use of anesthetics other than local.

**Sec. 3. Governor to appoint members.**—That within thirty days after the passage of this act the governor shall appoint a state board of chiropody examiners and registration, consisting of five members who shall be resident chiropodists of good standing in their profession; one to serve for one year; one to serve for two years; one to serve for three years; one to serve for four years and one to serve for five years, and until their successors are appointed and qualified and one each year thereafter to the end that each member shall serve five years after the first appointment.